IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor	:	Daniel T. Johnson					
Appln. No.	:						
Filed	:	Herewith		Group Art	Unit:		
Title	:	Enterprise Assest Management Sys	stem and Method	Examiner:			
		DECLARATION FOR UTI	LITY PATENT F.R. § 1.63)	APPLICA	TION		
As a bel	ow	named inventor, I hereby declare that my r	nailing address and citize	enship are as sta	ited below.		
		om the original, first and sole inventor (if or ed below) of the subject matter that is claim				entor (if	
		ENTERPRISE ASSET MANAGE	MENT SYSTEM AND	METHOD			
I hereby as amended by ar I acknow including for con application and the	file file file sta sta sta vlec tinu	need hereto OR and on as United States Application I and (if applicable). te that I have reviewed and understand the mendment specifically referred to above. dge the duty to disclose information known that in a partial information in part applications, material informational or PCT international filing date of	contents of the above-ide to me that is material to ation which became avai the continuation-in-part	entified specific patentability as lable between the application.	defined in 37 C.F.R. the filing date of the pri	1.56, ior	
inventor's certific States of America	ate a, li	im foreign priority benefits under 35 U.S.C, or 365(a) of any PCT international applic sted below and have also identified below, CT international application having a filing	ation which designated a by checking the box, an	t least one cour y foreign applic	stry other than the Unit ation for patent or inve	ed entor's	
Prior Forei Application Nu	gn	Country		Priority Not Claimed	Certified Copy Atta	ched?	
Application Nu	110	11(3)	(INTINUEDIA I I I I I)	Clatified	Yes No		
I hereby c	lair	n the benefit under 35 U.S.C. 119(e) of any	United States provision	al application(s) listed below.		
		Application Number(s)	Fi	Filing Date (MM/DD/YYYY)			
		60/212,234 60/288,827		06/16/2 05/05/2			

PLEASE DIRECT ALL CORRESPONDENCE TO

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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